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	1	Definite Statement against the FAC or any subsequent pleading.	
	2	This is the first request for the relief sought herein, and it is not made for any improper or	
	3	dilatory purpose. The parties agree that no party will be prejudiced by the relief sought herein.	
Snell & Wilmer LAW OFFICES 50 West Libertry Street, Suite 510 Reno, Nevada 89501 775.785.5440	4		
	5	Dated this 17th day of April, 2020.	Dated this 17th day of April, 2020.
	6	KAEMPFER CROWELL	SNELL & WILMER L.L.P.
	7		STUBLE & WIEWER E.E.T.
	8	By: /s/ Alex J. Flangas	By: /s/ Kiah D. Beverly-Graham
	9	Alex J. Flangas, No. 664 50 West Liberty Street, Suite 700	Janine C. Prupas, No. 9156 Kiah D. Beverly-Graham, No. 11916
	10	Reno, Nevada 89501	50 West Liberty Street, Suite 510 Reno, Nevada 89501
	11	Attorneys for Plaintiff Douglas Coder & Linda Coder	Attorneys for Defendants
	12 13	Family LLLP	RNO Exhibitions, LLC and Vincent Webb
	13		
		IT IS SO ORDERED.	
	16		U.S. DISTRICT COURT JUDGE
	17		DATED: April 20, 2020
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